IN THE District Court of Covington County, ALABAMA

02/05/04 ORDER: There is nothing to indicate that the defendant is not allowed a bond with respect to this particular proceeding.

LARYIE EARL JONES, DEFENDANT.

M. ASHLEY MCKATHAN, CIRCUIT JUDGE

V5.

CASE No. CC-2003-418,419-187

STATE OF ALABAMA, PLAINTIFF.

FILED IN OFFICE

Motion FOR BOND OR REINSTATE BOND

FEB 0 4 2004

Come Now THE DEFENDANT, BY AND THROUGH LARVIE FARL JONES, PRO, SEI,
AND MOVE this honorable Court to SET BOND OR REINSTATE BOND,
AND GROUNDS THEREFORE STATE THE FOILOWING.

1. DETENDANT STATE THAT HE HAS SUBMITTED A MOTION TO WITH DRAWAL OF PLEA, ON THE JANUARY, 15th, 2004, AND A MOTION FOR REINSTATED OF PROBATION, ON THE JANUARY, 20th, 2004, AND HAS NOT YET GOT ANY RESPONE FROM THE CIRCUIT, COURT.

Q. DEFENDANT STATE ON 12-1-2003 THE CIRCUIT COURT REVOKED his
PROBATION, THE REASON GECHUSE OF A NEW CHARGE CASE NUMBER, CC-2003-49
THE COURT ADVISED him that he needed to go to New Life CENTER
CHRISTIAN RECOVERY PROGRAM, IN ENTERPRISE ALABAMA, HE HAS GOT
A LETTER FROM THE CHRISTIAN RECOVERY PROGRAM THAT THEY HAS ACCEPT
him, he suppose to go FELVARY (9), 2004. THIS IS THE REASON FOR
THIS MOTION, THE DEFENDANT NEED THIS PROGRAM, HE ENCLOSURE A COPY OF
LETTER, HE ALSO HAS SENT THE CIRCUIT COURT H COPY, OF THE SAME
LETTER.

DEFENDANT STATE THAT THE FEBUARY (9), 2004 HE NEED This COURT APROVE that he could go to the PROGRAM SINCE his CASE hAS BEEN CONTINUE TILL MARCH 16-2004 At 4:00 PM FOR A SETTLEMENT CONFERENCE FOR both of his CASES.

4. DEFENDANT STATE IF this COURT FAIL to GRANT him A bond ORREINS IF this NEED SOME ONE to SIGNE AND SAY THAT HE WILL TAKE FU RESPONSIBILITY FOR THE DEFENDANT that HE WILL go to the PROGRAM to get the help he NEED, MR CHARLIE TILLIS WILL SIGNA DEWORK FOR YEARS FOR MR. TILLIS, DEPENDANT ENCLOSURE * TWO COPYS WHERE MR: TILISHAS SIGN him OUT ON & HOUR PASS to do Some WORK, FOR him in the PASS At the Covington COURTY THIL, DEPENDENT JID NOT giVE MRITING ANY PROBLEMS, HE COMPIY WITH BE Wherefore, The Defendant State Request A BOND be SET OR REINSTATE BOND, OR MRICHARLIE TITLIS TAKE FULL RESPONSIBILITY AND LEARING held Before Febuary (9), 2004, As Provided By LAW to determiNE IF A BOND Should be GRANTED IN THE Above - STYLED MATTE

RESPECTFUIL SUBMITTED this the 29TH DAY
Of JANUARY, 2004. Bary's Earl forms,

I CERTITY that A COPY of the FOREgoing PLEADing has been served Upon THE PHINTIFF AND/OR DIA FOR All PARTIES to this PROCEEDING BY MAILING THE SAME to EACH by First CIASS UNITED STATES MAIL. PROPERLY ADDRESSED AND POSTA PREPAID OR by PERSONAL SERVICE ON this the 29th DAY OF JANUARY, 2004.

Saryie Earl lotter